

AMENDED IN SENATE SEPTEMBER 2, 2011

AMENDED IN SENATE AUGUST 30, 2011

AMENDED IN SENATE JUNE 14, 2011

AMENDED IN ASSEMBLY MARCH 25, 2011

CALIFORNIA LEGISLATURE—2011–12 REGULAR SESSION

ASSEMBLY BILL

No. 180

Introduced by Assembly Member Carter

**(Coauthors: Assembly Members Ammiano, Dickinson, Furutani,
and V. Manuel Pérez)**

(Coauthors: Senators Lowenthal and Negrete McLeod)

January 24, 2011

An act to add and repeal Section 52052.3 of the Education Code, relating to academic performance.

LEGISLATIVE COUNSEL'S DIGEST

AB 180, as amended, Carter. Education: academic performance.

Existing law requires the Superintendent of Public Instruction, with approval of the State Board of Education, to develop an Academic Performance Index (API), as part of the Public School Performance Accountability Program, to measure the performance of schools, especially the academic performance of pupils. The API consists of a variety of indicators including specified achievement test scores, attendance rates, and graduation rates. Existing law requires the Superintendent, with approval of the state board, to develop an alternative accountability system for specified types of schools, including, among others, community day schools and continuation

schools. Existing law allows these schools to receive an API score, but prohibits them from being included in the API rankings of schools.

This bill, until January 1, 2017, would require the Superintendent and the state board, as part of the alternative accountability system for schools, *or any successor system*, to allow no more than 10 dropout recovery high schools, as defined, to report the results of an individual pupil growth model that is proposed by the school and certified by the Superintendent pursuant to specified criteria instead of reporting other indicators.

Vote: majority. Appropriation: no. Fiscal committee: yes.
State-mandated local program: no.

The people of the State of California do enact as follows:

1 SECTION 1. Section 52052.3 is added to the Education Code,
2 to read:

3 52052.3. (a) As part of the alternative accountability system
4 for schools developed pursuant to subdivision (h) of Section 52052,
5 *or any successor system*, the Superintendent and the state board
6 shall allow no more than 10 dropout recovery high schools, as
7 defined in subdivision (b), to report, in lieu of other indicators, the
8 results of an individual pupil growth model that is proposed by
9 the school and certified by the Superintendent pursuant to
10 subdivision (c).

11 (b) For purposes of this section, “dropout recovery high school”
12 means a school offering instruction in any of grades 9 to 12,
13 inclusive, in which 50 percent or more of its pupils are designated
14 as dropouts pursuant to the exit and withdrawal codes developed
15 by the department and the school provides instruction in partnership
16 with any of the following:

17 (1) The federal Workforce Investment Act of 1998 (29 U.S.C.
18 Sec. 2801 et seq.).

19 (2) Federally affiliated Youthbuild programs (42 U.S.C. Sec.
20 12899 et seq.).

21 (3) Federal job corps training or instruction provided pursuant
22 to a memorandum of understanding with the federal provider.

23 (4) The California Conservation Corps or local conservation
24 corps certified by the California Conservation Corps pursuant to
25 Section 14406 or 14507.5 of the Public Resources Code.

1 (c) The Superintendent shall review the individual pupil growth
2 model proposed by the dropout recovery high school and certify
3 that model if it meets all of the following criteria:

4 (1) The model measures learning based on valid and reliable
5 nationally normed or criterion-referenced reading and mathematics
6 tests.

7 (2) The model measures skills and knowledge aligned with state
8 standards.

9 (3) The model measures the extent to which a pupil scored above
10 an expected amount of growth based on the individual pupil's
11 initial achievement score.

12 (4) The model demonstrates the extent to which a school is able
13 to accelerate learning on an annual basis.

14 (d) This section shall remain in effect only until January 1, 2017,
15 and as of that date is repealed, unless a later enacted statute, that
16 is enacted before January 1, 2017, deletes or extends that date.